# IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X
In re	: Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	: Case No. 05-44481 (RDD)
Debtors.	: (Jointly Administered)
	: X
<u>AFFIDAVIT</u>	OF SERVICE
	n according to law, depose and say that I aments LLC, the Court appointed claims and captioned cases.
the parties listed on <u>Exhibit A</u> hereto via o <u>Exhibit B</u> hereto via electronic notification	be served the document listed below (i) upon overnight mail, (ii) upon the parties listed on (iii) upon the parties listed on Exhibit Coes listed on Exhibit D hereto via postage pre-
	Claims For Postpetition Interest ("Omnibus ocket No. 12833) [a copy of which is attached
Dated: February 26, 2008	
	Elizabeth Adam
State of California County of Los Angeles	
Subscribed and sworn to (or affirmed) before Elizabeth Adam, proved to me on the basis of appeared before me.	e me on this 26th day of February, 2008, by of satisfactory evidence to be the person who
Signature:	
Commission Expires:	

## **EXHIBIT A**

#### 05-44481-rdd Doc 12881 Filed 02/27/08 Entered 02/27/08 04:24:49 Main Document Pohi3 of a61 Master Service List

COMPANY  Prown Budgiel Periods Jaroela	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels LLP	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	212-2094801	rstark@brownrudnick.com	Indenture Trustee
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231	212-695-5436	bsimon@cwsny.com	
Curtis, Mallet-Prevost, Colt & mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY	10178-0061	2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia- Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
	Donald Bernstein						212-450-4092	212-450-3092	donald.bernstein@dpw.com	Counsel to Debtor's Postpetition
Davis, Polk & Wardwell	Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4213	212-450-3213	brian.resnick@dpw.com	Administrative Agent
Delphi Corporation  Flextronics International	Sean Corcoran, Karen Craft Carrie L. Schiff	5725 Delphi Drive 305 Interlocken Parkway		Troy Broomfield	MI CO	48098 80021	248-813-2000 303-927-4853	248-813-2491 303-652-4716	sean.p.corcoran@delphi.com karen.j.craft@delphi.com cschiff@flextronics.com	Debtors Counsel to Flextronics International
Flextronics International USA,	David NAV. Andrews	2000 Fasture Bridge		0 1	0.4	05404	400 400 4000		paul.anderson@flextronics.co	Counsel to Flextronics
Inc.	Paul W. Anderson	2090 Fortune Drive		San Jose	CA	95131	408-428-1308		<u>m</u>	International USA, Inc.
Freescale Semiconductor, Inc.	Richard Lee Chambers, III Brad Eric Sheler	6501 William Cannon Drive West	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trey.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson	Bonnie Steingart Vivek Melwani Jennifer L Rodburg Richard J Slivinski	One New York Plaza		New York	NY	10004	212-859-8000	212-859-4000	rodbuje@ffhsj.com sliviri@ffhsj.com randall.eisenberg@fticonsultin	Counsel to Equity Security Holders Committee
FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	212-841-9350	<u>g.com</u>	Financial Advisors to Debtors
General Electric Company	Valerie Venable	9930 Kincey Avenue		Huntersville	NC	28078	704-992-5075	866-585-2386	valerie.venable@ge.com	Creditor Committee Member
Groom Law Group	Lonie A. Hassel	1701 Pennsylvania Avenue, NW		Washington	DC	20006	202-857-0620	202-659-4503	lhassel@groom.com	Counsel to Employee Benefits
·		,								
Hodgson Russ LLP Honigman Miller Schwartz and	Stephen H. Gross	1540 Broadway 2290 First National	24th FI 660 Woodward	New York	NY	10036	212-751-4300	212-751-0928	sgross@hodgsonruss.com	Counsel to Hexcel Corporation Counsel to General Motors
Cohn LLP	Frank L. Gorman, Esq.	Building	Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	fgorman@honigman.com	Corporation
Honigman Miller Schwartz and		2290 First National	660 Woodward							Counsel to General Motors
Cohn LLP	Robert B. Weiss, Esq.	Building	Avenue	Detroit	MI	48226-3583	313-465-7000	313-465-8000	rweiss@honigman.com	Corporation
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	МІ	48226	313-628-3648	313-628-3602		Michigan IRS
	Attn: Insolvency Department									
Internal Revenue Service	Maria Valerio	290 Broadway	5th Floor	New York	NY	10007	212-436-1038	212-436-1931	mariaivalerio@irs.gov	IRS
IUE-CWA	Conference Board Chairman	2360 W. Dorothy Lane	Suite 201	Dayton	ОН	45439	937-294-7813	937-294-9164		Creditor Committee Member
Jefferies & Company, Inc,	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	212-284-2470	bderrough@jefferies.com	UCC Professional
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	212-270-4016	richard.duker@jpmorgan.com	Prepetition Administrative Agent
	Susan Atkins, Gianni								gianni.russello@jpmorgan.com	
JPMorgan Chase Bank, N.A.	Russello	277 Park Ave 8th FI		New York	NY	10172	212-270-0426	212-270-0430	susan.atkins@jpmorgan.com	Postpetition Administrative Agent
Kramer Levin Naftalis & Frankel LLP	Gordon Z. Novod	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	gnovod@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STAT	E ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Kramer Levin Naftalis & Frankel		1177 Avenue of the								Counsel Data Systems Corporation; EDS Information
LLP	Thomas Moers Mayer	Americas		New York	NY	10036	212-715-9100	212-715-8000	tmayer@kramerlevin.com	Services, LLC
Kurtzman Carson Consultants	Sheryl Betance	2335 Alaska Ave		El Segundo	CA	90245	310-823-9000	310-823-9133	sbetance@kccllc.com	Noticing and Claims Agent
Lathara 8 Watting LLD	Deheat I Desembers	OOF Third Assessed		Na Vanle	NY	10000	242 000 4270	242 754 4004	nahari nasanbara Olivi sam	Counsel to Official Committee of
Latham & Watkins LLP Law Debenture Trust of New	Robert J. Rosenberg	885 Third Avenue		New York	NY	10022	212-906-1370	212-751-4864	robert.rosenberg@lw.com	Unsecured Creditors
York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	daniel.fisher@lawdeb.com	Indenture Trustee
Law Debenture Trust of New	Detroit I Heats	400 Mardia ara Arra	Escatto Elecci	N V	ND/	10017	040 750 0474	040 750 4004		Industrial Transfer
York	Patrick J. Healy	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	patrick.healy@lawdeb.com	Indenture Trustee Counsel to Recticel North
McDermott Will & Emery LLP	David D. Cleary	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	dcleary@mwe.com	America, Inc.
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McDermott Will & Emery LLP	Jason J. DeJonker	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	jdejonker@mwe.com	America, Inc. Counsel to Recticel North
McDermott Will & Emery LLP	Mohsin N. Khambati	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	mkhambati@mwe.com	America, Inc.
					_					Counsel to Recticel North
McDermott Will & Emery LLP	Peter A. Clark	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	pclark@mwe.com	America, Inc.
										Counsel to Movant Retirees and Proposed Counsel to The Official
McTigue Law Firm	Cornish F. Hitchcock	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	conh@mctiguelaw.com	Committee of Retirees
										Counsel to Movant Retirees and
McTigue Law Firm	J. Brian McTique	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	bmctique@mctiquelaw.com	Proposed Counsel to The Official Committee of Retirees
MCTIgue Law Fillii	J. Brian Wichigue	5501 WISCONSIII AVE. N.W.	Suite 350	wasnington	DC	20015	202-304-0900	202-304-9900	Iszlezinger@mesirowfinancial.c	Committee of Retirees
Mesirow Financial	Leon Szlezinger	666 Third Ave	21st Floor	New York	NY	10017	212-808-8366	212-682-5015	om	UCC Professional
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Milbank Tweed Hadley &	Thomas R Kreller Esq								tkreller@milbank.com	Management LP and Dolce
McCloy LLP	James E Till Esq	601 South Figueroa Street	30th Floor	Los Angeles	CA	90017	213-892-4000	213-629-5063	itill@milbank.com	Investments LLC
									jmoldovan@morrisoncohen.co	Counsel to Blue Cross and Blue
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Northeast Regional Office	Director	3 World Financial Center	Room 4300	New York	NY	10281	212-336-1100	212-336-1323	newyork@sec.gov	Commission
3										
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Office of New York State O'Melveny & Myers LLP	Spitzer Robert Siegel	120 Broadway 400 South Hope Street		New York City Los Angeles	NY CA	10271 90071	212-416-8000 213-430-6000	212-416-6075 213-430-6407	rsiegel@omm.com	Office Special Labor Counsel
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Corporation	raipii L. Lariay	1200 11 011001, 11.111.	Cuite 0 10	Washington	50	20000 1020	2020201020	2020201112	iditay.raipitappgo.gov	Deficit Guaranty Gorporation
										Counsel to Freescale
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Rothchild Inc.	David L. Resnick	Americas		New York	NY	10020	212-403-3500	212-403-5454	m	Financial Advisor
										Counsel to Murata Electronics North America, Inc.; Fujikura
Seyfarth Shaw LLP	Robert W. Dremluk	620 Eighth Ave		New York	NY	10018-1405	212-218-5500	212-218-5526	rdremluk@seyfarth.com	America, Inc.; Fujikura
,		3						1 11111	dbartner@shearman.com	,
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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
									jbutler@skadden.com	
Skadden, Arps, Slate, Meagher	John Wm. Butler, John K.								ilyonsch@skadden.com	
& Flom LLP	Lyons, Ron E. Meisler	333 W. Wacker Dr.	Suite 2100	Chicago	IL	60606	312-407-0700	312-407-0411	rmeisler@skadden.com	Counsel to the Debtor
Skadden, Arps, Slate, Meagher	Kayalyn A. Marafioti,								kmarafio@skadden.com	
& Flom LLP	Thomas J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	212-735-2000	tmatz@skadden.com	Counsel to the Debtor
		-								Counsel to Movant Retirees and
Spencer Fane Britt & Browne		1 North Brentwood								Proposed Counsel to The Official
LLP	Daniel D. Doyle	Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	ddoyle@spencerfane.com	Committee of Retirees
		4.1. // 5. /								Counsel to Movant Retirees and
Spencer Fane Britt & Browne LLP	Nicholas Franke	1 North Brentwood	Tauth Flass	St. Louis	МО	02405	244 002 7722	244 000 4050	nfranka Osnansanfana sam	Proposed Counsel to The Official
LLF		Boulevard	Tenth Floor	St. Louis	IVIO	63105	314-863-7733	314-862-4656	nfranke@spencerfane.com	Committee of Retirees
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Stevens & Lee, P.C.	Constantine D. Pourakis	485 Madison Avenue	20th Floor	New York	NY	10022	2123198500	2123198505	cs@stevenslee.com	Counsel to Wamco, Inc.
Togut, Segal & Segal LLP	Albert Togut	One Penn Plaza	Suite 3335	New York	NY	10119	212-594-5000	212-967-4258	altogut@teamtogut.com	Conflicts Counsel to the Debtors
To a Classica Communities	MaryAnn Brereton, Assistan			Manufatana		7000	070 050 0005	070 050 0005		One ditter On servite a Manual and
Tyco Electronics Corporation	General Counsel	60 Columbia Road		Morristown	NJ	7960	973-656-8365	973-656-8805 212-668-2255		Creditor Committee Member
								does not take		
United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-2112	212-510-0500	service via fax		Counsel to United States Trustee
	, mora ini zaarinara		2.001.00.	TOTAL TOTAL		.000.22	2.20.0000	COLVICE VIA IAX		Proposed Conflicts Counsel to the
			301 Commerce							Official Committee of Unsecured
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower II	Street	Fort Worth	TX	76102	817-810-5250	817-810-5255	mwarner@warnerstevens.com	Creditors
										Counsel to General Motors
Weil, Gotshal & Manges LLP	Harvey R. Miller	767 Fifth Avenue		New York	NY	10153	212-310-8500	212-310-8077	harvey.miller@weil.com	Corporation
		707 5:01 4				10150	040 040 0000	040 040 05		Counsel to General Motors
Weil, Gotshal & Manges LLP	Jeffrey L. Tanenbaum, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	jeff.tanenbaum@weil.com	Corporation
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			1100 North						scimalore@wilmingtontrust.co	Creditor Committee
Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	m	Member/Indenture Trustee

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Delphi Corporation
Special Parties

Claim #	Company	Contact	Address1	Address2	City	State	Zip
5572	Beltline Electric Motor Repair		520 Trinity Ln		Decatur	AL	35601
6706	Budelewski Frank X		221 Red Oak Dr		Williamsville	NY	14221-2333
6468	Burger Barbara P		9844 Glenmore Ct		Oak Creek	WI	53154-5037
3917	Danny Berens		1918 138th		Dorr	MI	49323-9494
1113	Hain Capital Holdings LLC	Attn Ganna Liberchuk	301 Rte 17 6th FI		Rutherford	NJ	07070
1303	Hain Capital Holdings LLC	Attn Ganna Liberchuk	301 Rte 17 6th FI		Rutherford	NJ	07070
2037	Hain Capital Holdings LLC	Attn Ganna Liberchuk	301 Rte 17 6th FI		Rutherford	NJ	07070
	Hain Capital Holdings LLC	Attn Ganna Liberchuk	301 Rte 17 6th FI		Rutherford	NJ	07070
10396	Hain Capital Holdings LLC	Attn Ganna Liberchuk	301 Rte 17 6th FI		Rutherford	NJ	07070
	Hain Capital Holdings LLC	Attn Ganna Liberchuk	301 Rte 17 6th FI		Rutherford	NJ	07070
1113	Hain Capital Holdings LLC	Kasowitz Benson Torres & Friedman LLP	David S Rosner Adam L Shiff Daniel N Zinman Daniel A Fliman	1633 Broadway 22nd Fl	New York	NY	10019
1303	Hain Capital Holdings LLC	Kasowitz Benson Torres & Friedman LLP	David S Rosner Adam L Shiff Daniel N Zinman Daniel A Fliman	1633 Broadway 22nd Fl	New York	NY	10019
2037	Hain Capital Holdings LLC	Kasowitz Benson Torres & Friedman LLP	David S Rosner Adam L Shiff Daniel N Zinman Daniel A Fliman	1633 Broadway 22nd Fl	New York	NY	10019
7945	Hain Capital Holdings LLC	Kasowitz Benson Torres & Friedman LLP	David S Rosner Adam L Shiff Daniel N Zinman Daniel A Fliman	1633 Broadway 22nd Fl	New York	NY	10019
10396	Hain Capital Holdings LLC	Kasowitz Benson Torres & Friedman LLP	David S Rosner Adam L Shiff Daniel N Zinman Daniel A Fliman	1633 Broadway 22nd Fl	New York	NY	10019
14246 16701	Hain Capital Holdings LLC Hain Capital Investors LLC	Kasowitz Benson Torres & Friedman LLP Attn Ganna Liberchuk	David S Rosner Adam L Shiff Daniel N Zinman Daniel A Fliman 301 Route 17 6th Fl	1633 Broadway 22nd Fl	New York	NY NJ	10019 07070
	Hain Capital Investors LLC	Kasowitz Benson Torres & Friedman		1633 Broadway 22nd Fl	New York	NY	10019
8100	Henix Mary S McMillon	Henix Mary S McMillon	3424 Linger Ln	·	Saginaw	MI	48601-5621
	KT Trust	KT Trust as Assignee of Roeseel & Co Inc	One University Plz Ste 312		Hackensack	NJ	07601
1731	KT Trust as Assignee of Thompson Emergency Freight EFT Systems	KT Trust	One University Plz Ste 312		Hackensack	NJ	07601
2039	Liquidity Solutions Inc as Assignee of Duncan Equipment Co	Dba Revenue Management	One University Plaza Ste 312		Hackensack	NJ	07601
4954	Liquidity Solutions Inc as Assignee of Goyette Mechanical Co Inc	Dba Revenue Management	One University Plaza Ste 312		Hackensack	NJ	07601

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Delphi Corporation
Special Parties

aim #	Company	Contact	Address1	Address2 City		State	Zip
	Liquidity Solutions Inc as Assignee of						
199	Integris Metals Inc	Dba Revenue Management	One University Plaza Ste 312	Hacken	sack 1	NJ	07601
	Liquidity Solutions Inc as assignee of Maul						
1162	Electric Inc	Dba Revenue Management	One University Plaza Ste 312	Hacken	sack 1	NJ	07601
	Liquidity Solutions Inc as Assignee of						
7466	Northway Trucking Inc	Dba Revenue Management	One University Plaza Ste 312	Hacken	sack 1	NJ	07601
	Liquidity Solutions Inc as Assignee of Nucut	<u> </u>					
7287	Grinding	Dba Revenue Management	One University Plaza Ste 312	Hacken	sack 1	NJ	07601
	Liquidity Solutions Inc as Assignee of				-		
	Sortman Crane & Hoist Inc	Dba Revenue Management	One University Plaza Ste 312	Hacken	sack 1	N.J	07601
0110	Continuit Grane & Treletine	Dan terenae management	one oniversity i laza ete e iz	riacion	- Jack	110	0.00.
	Revenue Management as Assignee of	Revenue Management as Assignee					
	Cornerstone Design LTD	of Cornerstone Design LTD	One University Plz Ste 312	Hacken	sack I	N I	07601
	Revenue Management as Assignee of	Revenue Management as Assignee	One oniversity i iz die o iz	Tracker	Juon 1	110	07001
	Schwind Robert M dba CNC Technical	of Schwind Robert M dba CNC					
	Services	Technical Services	One University Plaza Ste 312	Hacken	sack N	NI I	07601
0070	Services	Technical dervices	One Oniversity Flaza Ste 312	Hacken	Sack I	INU	07001
	Revenue Management as Assignee of	Revenue Management as Assignee					
	Shaltz Fluid Power Inc	of Shaltz Fluid Power Inc	One University Plaza Ste 312	Haakan	sack 1	NI I	07601
	Riverside Claim LLC as assignee for	of Shallz Fluid Power Inc	One University Plaza Ste 312	паскеп	Sack I	INJ	07601
	Prospect Mold Inc	Riverside Claims LLC	PO Box 626 Planetarium Sta	New Yo	sele [	NY	10024
0001	Prospect word inc		PO BOX 626 Planetanum Sta	inew ro	/IK I	IN T	10024
<b>545</b>	Diverside Claims III C	Riverside Claims LLC as assignee	DO D 000	Diameterium Ctation No. Vo		N INZ	10001 0510
545	Riverside Claims LLC	for Colorado Fluid Power	PO Box 626	Planetarium Station New Yo	rk r	NY	10024-0540
700	D: 01 : 0	Riverside Claims LLC as assignee	DO D 000				10001 0510
	Riverside Claims LLC	for Land Instrument	PO Box 626	Planetarium Station New Yo	rk r	NY	10024-0540
	Riverside Claims LLC as assignee for Alcor						
	Supply Fixture Co	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	rk r	NY	10024
	Riverside Claims LLC as Assignee for						
	Applied Scintillation Technologies	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	rk l	NY	10024
	Riverside Claims LLC as Assignee for						
	Arnold Engineering Pastiform	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	rk 1	NY	10024
	Riverside Claims LLC as Assignee for						
	Brillcast Inc	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	rk 1	NY	10024
	Riverside Claims LLC as assignee for						
	Dickinson Wright PLLC	Riverside Claims LLC	PO Box 626 Planetarium Sta	New Yo	ork 1	NY	10024
	Riverside Claims LLC as Assignee for DSM						
	Engineering Plastics Inc	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	rk 1	NY	10024
	Riverside Claims LLC as Assignee for						
8868	Dynalab Corporation	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	ork 1	NY	10024
	Riverside Claims LLC as assignee for						
8856	Faulkner Ind Maintenance	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yo	ork 1	NY	10024

In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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Delphi Corporation
Special Parties

Claim #	Company	Contact	Address1	Address2 City	Stat	e Zip
	Riverside Claims LLC as assignee for Force					
8857	Control Industries Inc	Riverside Claims LLC	PO Box 626 Planetarium Sta	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for Fort					
8867	Wayne Anodizing	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for Jan					
4045	Pak Huntsville	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for					
8863	Lauren Manufacturing	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as assignee for Lowry					
	Holding Company Inc dba Lowry Computer					
2243	Products	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as assignee for					
8866	Metprotech	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for MPS					
8862	Group	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as assignee for					
8875	Product Action International LLC	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for RDP					
8872	Corporation	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for SA					
8860	Technologies Inc	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for Scott					
8873	Electronics Inc	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for					
8865	Standard Scale & Supply Co	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for					
8871	Thermal Innovations Corporation	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as assignee for					
8859	Trienda A Wilbert Company	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for					
8858	Vanex Fire Systems	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor	k NY	10024
	Riverside Claims LLC as Assignee for					
	Whyco Finishing Technologies LLC	Riverside Claims LLC	PO Box 626 Planetarium Station	New Yor		10024
	SeaGate Office Products	SeaGate Office Products	1044 Hamilton Dr	Holland	OH	43528
8894	W W G Inc		5602 Elmwood Ave Ste 222	Indianap	olis IN	46203

## **EXHIBIT B**

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Delphi Corporation
Master Service List

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LLP	Daniel D. Doyle	Boulevard	Tenth Floor	St. Louis	MO	63105	314-863-7733	314-862-4656	ddoyle@spencerfane.com	Committee of Retirees

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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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## **EXHIBIT C**

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Counsel to Bing Metals Group, Inc.; Gentral Transport International, Inc.; Crown Enerprises, Inc.; Economy Transport, Inc.; Logistics Insight Corp (LINC); Universal Am-Can, Lid.; Universal Highway  Suite 611  Southfield  MI 48075  48-352-4488 Truckload Services, Inc. Counsel to 975 Opdyke Lp; 1401 Troy Associates Limited Partnership; 1401 Troy Associates Limited Partnership; 160 Etkin Equities, Inc.; Edwin Formation Services, Inc. Counsel to 975 Opdyke Lp; 1401 Troy Associates Limited Partnership; 160 Etkin Equities, Inc.; Holl Troy Associates Limited Partnership; DPS Information Services, Inc. Edwinsington Stroock & Stroock & Lavan, LLP  Swidler Berlin LLP Robert N. Steinwurtzel Harbour Suite 300 New York NY 10038  212-806-6006 Management Services, Inc. Altorreys for Sanders Lead Co., Inc. Togut, Segal & Segal LLP Albert Togut, Esq. One Penn Plaza Suite 3335 New York NY 1019  212-967-4258 Conflicts counsel to Debtors Counsel to Arerica Online, Inc. and its Subsidiaries and Affiliates Counsel to Arerica Online, Inc. and its Subsidiaries and Affiliates Counsel to Telectronic Data Systems Corp. Warner Stevens, L.L.P. Weiland, Golden, Smiley, Wang Ekvall & Strok, LLP Michael D. Warner Michael D. Warner Suite 950 Suite 950 Costa Mesa CA 92626 714-966-1002 Counsel to Debtors Counsel to Rain Affiliates Counsel to Toshiba America Electronic Components, Inc. Counsel to National Instruments Winstead Sechrest & Minick P.C. Winstead Sechrest & Minick P.C. Berry D. Spears 401 Congress Avenue Suite 2100 Austin TX 78701 512-370-2850 Corporation	Squire, Sanders & Dempsev L.L.P.	Eric Marcks	One Maritime Plaza	Suite 300	San Francisco		-		,
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Winstead Sechrest & Minick P.C.  Berry D. Spears  401 Congress Avenue  Suite 2100  Austin  TX  78701  512-370-2850  Corporation	LLP	Lei Lei Wang Ekvall	650 Town Center Drive	Suite 950	Costa Mesa	CA	92626	714-966-1002	
Winstead Sechrest & Minick P.C. Berry D. Spears 401 Congress Avenue Suite 2100 Austin TX 78701 512-370-2850 Corporation		2 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2							• • • • • • • • • • • • • • • • • • • •
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### **EXHIBIT D**

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		1433 Seventeenth						
Cage Williams & Abelman, P.C.	Steven E. Abelman	Street		Denver	CO	80202	303-295-0202	Counsel to United Power, Inc.
Colbert & Winstead, P.C.	Amy Wood Malone	1812 Broadway		Nashville	TN	37203	615-321-0555	Counsel to Averitt Express, Inc.
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Hunter & Schank Co. LPA	Thomas J. Schank Beth Klimczak.	One Canton Square	1700 Canton Avenue	Toledo	ОН	43624	419-255-4300	Counsel to ZF Group North America Operations, Inc.
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Norris, McLaughlin & Marcus	Elizabeth L. Abdelmasieh, Esq	721 Route 202-206	P.O. Box 1018	Somerville	NJ	08876	908-722-0700	Counsel to Rotor Clip Company, Inc.
Pickrel Shaeffer & Ebeling	Sarah B. Carter Esq	2700 Kettering Tower	1 .O. DOX 1010	Dayton	OH	45423	300-122-0100	Course to Notor One Company, inc.
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05-44481-rdd Doc 12881 Filed 02/27/08 Entered 02/27/08 04:24:49 Main Document Pg 40 of 61 Delphi Corporation 2002 List Main Document

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### **EXHIBIT E**

Hearing Date And Time: March 19, 2008 At 10:00 a.m. Response Deadline: March 12, 2008 At 4:00 p.m.

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. (JB 4711) John K. Lyons (JL 4951) Ron E. Meisler (RM 3026)

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Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- X

In re : Chapter 11

:

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

:

(Jointly Administered)

Debtors. :

DEBTORS' OMNIBUS OBJECTION TO CLAIMS FOR POSTPETITION INTEREST

("OMNIBUS POSTPETITION INTEREST OBJECTION")

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby file this objection to claims for postpetition interest submitted by certain claimants (the "Objection").

#### Background

- 1. On December 10, 2007, the Court entered its Order Approving (I)

  Disclosure Statement, (II) Record Date, Voting Deadline, And Procedures For Temporary

  Allowance Of Certain Claims, (III) Hearing Date To Consider Confirmation Of Plan, (IV)

  Procedures For Filing Objections To Plan, (V) Solicitation Procedures For Voting On Plan, (VI)

  Cure Claim Procedures, (VII) Procedures For Resolving Disputes Relating To Postpetition

  Interest, And (VIII) Reclamation Claim Procedures (Docket No. 11389) (the "Solicitation

  Procedures Order") and the Debtors filed the First Amended Joint Plan Of Reorganization Of

  Delphi Corporation And Certain Affiliates, Debtors, And Debtors-In-Possession (Docket No. 11386) (the "Plan").
- 2. On January 25, 2008, the Court entered its Findings Of Fact, Conclusions Of Law, And Order Under 11 U.S.C. §§ 1129(a) And (b) And Fed. R. Bankr. P. 3020 Confirming First Amended Joint Plan Of Reorganization Of Delphi Corporation And Certain Affiliates, Debtors And Debtors-In-Possession, As Modified (Docket No. 12359) (the "Confirmation Order"). The Confirmation Order became a final order on February 4, 2008.

#### Postpetition Interest Rate Dispute Procedures

3. The Plan provides for the payment of postpetition interest on general unsecured claims, other than TOPrs claims, from the petition date through December 31, 2007, at the Michigan statutory rate of 4.845% (the "Michigan Statutory Rate") or at the applicable

contractual non-default rate. (Plan §§ 1.134, 1.136.) Pursuant to the Solicitation Procedures

Order, the Debtors distributed a notice regarding postpetition interest rate disputes to thousands
of affected claimants as part of their solicitation package (the "Notice," a copy of which is
attached as <a href="Exhibit 1">Exhibit 1</a> hereto). The Notice informed affected claimants that they would receive
postpetition interest at the Michigan Statutory Rate unless they followed the instructions in the
Notice for asserting the application of some other contractual rate. Specifically, the Notice
instructed affected claimants to follow three steps:

- First, to check the appropriate box on the Notice indicating whether the claimant agreed or disagreed with the application of postpetition interest at the Michigan Statutory Rate;
- Second, if the claimant indicated disagreement with the application of the Michigan Statutory Rate, to complete the form attached to the Notice by providing the name of the claimant, a description of the applicable contract or contracts, the asserted interest rate, and supporting documentation;
- Third, to sign and return the Notice to Kurtzman Carson Consultants, LLC before January 11, 2008.

(See Notice at 2.) The Notice also informed claimants that failure to follow the steps set forth in the Notice would result in the Debtors' payment of postpetition interest at the Michigan Statutory Rate. See id. at 1–2. The Debtors are entitled to dispute the postpetition interest rates asserted in notices received from the claimants by filing this Objection. (Solicitation Procedures Order ¶ 46.)

4. The Debtors received 1,219 responses to the Notice before the January 11, 2008 deadline. Of these, only 55 challenged the Michigan Statutory Rate. The various disagreements with the use of the Michigan Statutory Rate fall into three categories: (1) 26 responses assert that postpetition interest should be determined by the language in the claimants' standard forms and invoices; (2) six responses express disagreement with the application of the Michigan Statutory Rate, but do not include the information requested in the Notice to support the asserted postpetition interest rate; and (3) 23 responses assert that, regardless of the contract

rate of interest, by default postpetition interest should not be applied at the Michigan Statutory Rate but at a different state's rate or a different rate under Michigan statute.

#### Objection

5. By this Objection, Debtors seek entry of an order disallowing certain postpetition interest claims that were returned to the Debtors.

#### Argument

- A. <u>Claimants Who Disagreed With The Michigan Statutory Rate Are Not Entilted To The</u> Rate Asserted In Their Returned Notices.
- 6. The 26 claimants identified in Exhibit 2 hereto dispute the application of postpetition interest at the Michigan Statutory Rate, and assert that the applicable postpetition interest rates are set forth in the claimants' standard forms and invoices. The contractual rates asserted by the claimants, however, are not controlling because the asserted rates are precluded by the Debtors' blanket purchase order (the "Purchase Order"). All offers made by the Debtors to purchase goods are subject to Delphi's general terms and conditions, as specifically set forth in the Purchase Order. The Purchase Order includes an integration clause that expressly prohibits modifications to the agreement without a contractual amendment issued by the Debtors.
- 7. In support of their claims to postpetition interest at a contractual rate, the claimants referenced interest rates found in such claimants' form terms and conditions or invoices. This Court, however, has previously noted the preclusive effect of the Purchase Order on terms appearing in the standard forms of the Debtors' suppliers:

In commercial transactions for the sale of goods, a buyer may include language in an offer, such as a purchase order, that expressly limits acceptance to the terms and conditions of the offer. If the seller accepts the offer but, nevertheless, incorporates new terms, the buyer will not be bound by such additional terms. UCC § 2-207(2); <a href="Stemcor USA">Stemcor USA</a>, Inc. v. Trident Steel Corp., 471 F. Supp. 2d 362, 369 (S.D.N.Y. 2006). Despite conflicting writings, parties may still recognize the existence of a contract, but are bound only by the terms with which they both agree. UCC § 2-207(3); Stemcor USA, 471 F. Supp. 2d at 369.

[The Purchase Order] has a clear provision providing that it sets forth the complete and final agreement between buyer and seller and that no other agreement in any way modifying any of set terms and conditions will be binding upon that buyer . . . unless made in writing and signed by buyer's authorized representative. The agreement also incorporates specifically by reference [Delphi's] terms and conditions of January 2001 which, as the agreement states, the supplier has received a copy of. Those terms and conditions are also in evidence and they provide for, among other things, again, an integration provision requiring that any changes to them be expressly agreed to in writing by DAS [LLC].<sup>2</sup>

(Mar. 1, 2007 Hearing Tr. at 22.) Moreover, applying Michigan law, this Court also found that the parol-evidence rule "excludes the admission of parol evidence where the party's intent that a written instrument be the complete expression of their agreement is clear on the face of the agreement." Id. at 25. Based in part on the language in the Purchase Order, the Court held that the claimant could not rely on parol evidence to challenge the express terms of the purchase order. Id.

- 8. Accordingly, the Debtors are not bound by the interest rates found in the claimants' standard forms and invoices unless the Debtors have provided the claimants with signed, written assent. The claimants disputing the application of postpetition interest at the Michigan Statutory Rate have not provided such documentation and, therefore, no claimant is entitled to receive postpetition interest at any rate other than the Michigan Statutory Rate.
- B. <u>Claimants Who Failed To Follow The Instructions In The Notice Are Subject To The Michigan Statutory Rate.</u>
- 9. Pursuant to the Solicitation Procedures Order, claimants were required to follow the instructions provided in the Notice if they wished to dispute the rate of postpetition interest set forth in the Notice. (Solicitation Procedures Order ¶ 46.) The Notice set forth three

The terms and conditions at issue in the March 1, 2007 hearing related to Delphi's 2001 blanket purchase order. The most recent version of Delphi's terms and conditions is dated March 2004, but the relevant provisions are substantially the same.

steps for claimants to follow if they wished to assert a postpetition interest rate other than the Michigan Statutory Rate. In particular, the Notice explicitly required that any claimants disagreeing with the application of the Michigan Statutory Rate "must supply the information requested," including the name of the claimant, a description of the applicable contract or contracts, the asserted interest rate, and supporting documentation. (See Notice at 4.) Moreover, the Notice made clear that failure to follow the instructions could result in payment of postpetition interest at the Michigan Statutory Rate. Id.

- accomply with the other aspects of the Notice. Not only do several of these responses suffer from the same substantive deficiency identified above with respect to claimants that are subject to the terms of the Purchase Order, but the responses returned by these six claimants are also procedurally defective as a result of the claimants listed on Exhibit 3 failed to provide the information and supporting documentation required by the Notice to substantiate an asserted rate.
- application of the Michigan Statutory Rate, these claimants failed to comply with the procedures in the Solicitation Procedures Order for contesting the applicable postpetition interest rate.

  Accordingly, claimants who did not follow the proper procedures for asserting a postpetition interest rate other than the rate set forth in the Notice are entitled to receive postpetition interest only at the default Michigan Statutory Rate.

- C. <u>Claimants Are Estopped From Asserting That The Michigan Statutory Rate Does Not Apply.</u>
- 12. The 23 claimants identified in Exhibit 4 hereto returned notices disputing the application of postpetition interest at the Michigan Statutory Rate set forth in the Plan and arguing either that a different rate should apply under Michigan law or that the interest rate of a state other than Michigan should apply. This form of challenge to the Plan's stated postpetition interest rate was not an option under the Solicitation Procedures Order, however, as the Notice made clear. These claimants had prior notice of the Plan and an opportunity to object to its provisions including the provision regarding postpetition interest at the Michigan Statutory Rate but failed to do so. They cannot use the Notice mechanism, which was designed for a different purpose, to overcome their failure to object timely to the postpetition application of the Michigan Statutory Rate. The claimants are now estopped from asserting that the Michigan Statutory Rate is an improper measure to calculate postpetition interest.
- judgment in ordinary civil litigation and subject to res judicata. See, e.g., 11 U.S.C. § 1141(a); Silverman v. Tracar, S.A. (In re American Preferred Prescription, Inc.), 255 F.3d 87, 92 (2d Cir. 2001); Sure-Snap Corp. v. State St. Bank & Trust Co., 948 F.2d 869, 872–77 (2d Cir. 1991). The doctrine of res judicata bars parties from pursuing claims where they were either parties to an action, or in privity with parties to an action, in which a court of competent jurisdiction has entered a final judgment and where the parties could have pursued their claims in the earlier proceeding. Cieszkowska v. Gray Line N.Y., 295 F.3d 204, 206 (2d Cir. 2002); Maharaj v. Bankamerica Corp., 128 F.3d 94, 97 (2d Cir. 1997). Moreover, the doctrine bars not only claims that were brought in the prior proceeding, but "any other admissible matter' which could have

been brought." <u>Sure-Snap</u>, 948 F.2d at 873–74 (quoting <u>Comm'r of Internal Revenue v. Sunnen</u>, 333 U.S. 591, 597 (1948)).

14. The Plan expressly provides for the payment of postpetition interest at either the Michigan Statutory Rate or at an applicable contractual rate. The appropriate procedure for objecting to the non-contractual rate of postpetition interest provided by the Plan was to file an objection to the Plan, not to assert through the Notice procedures that a different non-contractual rate should apply. The Court now has confirmed the Plan by entry of the Confirmation Order and the Confirmation Order is final. Accordingly, the Confirmation Order finally determined the applicable rate of postpetition interest.

#### Notice Of Objection

Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883), and the Tenth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered February 4, 2008 (Docket No. 12487). In light of the nature of the relief requested, the Debtors submit that no other or further notice is necessary.

WHEREFORE the Debtors respectfully request that the Court (a) enter an order denying the requested claims for postpetition interest and (b) grant them such other and further relief as is just.

Dated: New York, New York February 22, 2008

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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UNITED STATES BANKRUI	TCY COURT		
SOUTHERN DISTRICT OF N	EW YORK		
		X	
In re		:	Chapter 11
DELPHI CORPORATION, et	al.,	:	Case No. 05-44481 (RDD)
	Debtors.	:	(Jointly Administered)
		X	
POSTPETI	ΓΙΟΝ INTEREST	RATE	DETERMINATION NOTICE

PLEASE TAKE NOTICE that on December \_\_\_, 2007 the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") entered an order (the "Solicitation Procedures Order") (Docket No. \_\_\_\_) (i) approving the disclosure statement (the "Disclosure Statement") with

respect to the First Amended Joint Plan of Reorganization of Delphi Corporation and Certain Affiliates, Debtors and Debtors-In-Possession (the "Plan"), filed by Delphi Corporation and its affiliated debtors and debtors-in-possession (the "Debtors") and (ii) authorizing the Debtors to solicit votes on the Plan.

Under the Solicitation Procedures Order, the Debtors hereby provide notice of their intent to pay postpetition interest on your claim from October 8 or 14, 2005, as applicable (the "Petition Date"), through the earlier of the date on which the Plan is confirmed or January 31, 2008 at the Michigan Statutory Rate in effect as of the Petition Date (4.845%) (the "Interest Rate") as provided in the Plan.

If you disagree with the application of the Interest Rate, you must return this form in the envelope provided to Kurtzman Carson Consultants, LLC, 2335 Alaska Avenue, El Segundo, California 90245, Att'n: Delphi Interest Rate, so as to be received by January 11, 2008 at 7:00 p.m. (prevailing Eastern time). If you fail to return this form timely, you will receive postpetition interest on account of your claim at the interest rate set forth above. If you disagree with the application of the Interest Rate and you return an executed copy of this form, then your claim will be deemed disputed and you will not be eligible to receive a distribution until your claim is allowed.

Please follow the three steps below and sign this notice to ensure that you receive the postpetition interest rate to which you are entitled.

	Step 1
	Please check one of the boxes below:
	Yes, I agree with the application of the Interest Rate (skip Step 2 and complete Step 3 below)
	No, I disagree with the application of the Interest Rate (complete Step 2 and Step 3 below)
Compan	y Name:
Ву:	
Name:	Title:

#### Step 2

If you checked the box indicating that you disagree with the Interest Rate, you must supply the information requested in the form attached hereto and <u>complete step 3 below</u>. If you fail to timely complete step 3 below, you will receive postpetition interest on account of your claim at the Interest Rate.

If the Debtors disagree with the interest rate you assert, your claim will automatically be deemed disputed and the Debtors will file an objection to your asserted interest claim no later than 30 days after the confirmation date of the Plan. Following such an objection, the Bankruptcy Court will conduct a hearing before the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, at such date and time as the Court may schedule. A distribution on account of your claim, to the extent allowed with accrued interest through the earlier of January 31, 2008 or the date of confirmation of the Plan, at the rate decided by the Bankruptcy Court, will only occur following the entry of a final order of the Bankruptcy Court resolving the dispute.

#### Step 3

Sign and return this form in the envelope provided to Kurtzman Carson Consultants, LLC, 2335 Alaska Avenue, El Segundo, California 90245, Att'n: Delphi, so as to be <u>received</u> by **January 11, 2008** at **7:00 p.m.** (prevailing Eastern time). If you fail to timely return this form, you will receive postpetition interest on account of your claim at the Interest Rate set forth above.

Delphi Legal Information Hotline:

Toll Free: (800) 718-5305 International: (248) 813-2698 Delphi Legal Information Website: <a href="http://www.delphidocket.com">http://www.delphidocket.com</a>

Dated: New York, New York

December \_\_\_, 2007

SKADDEN, ARPS, SLATE, MEAGHER

& FLOM LLP

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- and -Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession Postpetition Interest Rate Information

Name Of Claimant	
Description Of Contract(s)	
Interest Rate Asserted	

Basis For Asserted Interest Rate (attach supporting documentation and ensure that you have affixed adequate postage to assure that this completed Postpetition Interest Rate Determination Notice is delivered to Kurtzman Carlson Consultants, LLC so that it is **received** on or before **January 11, 2008** at **7:00 p.m.** (prevailing Eastern time)).

Proof Of Claim Number	Claimant
199	Liquidity Solutions Inc as assignee of Integris Metals Inc
897	Seagate Office Products, Inc
1113	Hain Capital Holdings, LLC as assignee of Schleuniger Corporation
1162	Liquidity Solutions Inc as assignee of Maul Electric Inc
1303	Hain Capital Holdings, LLC as assignee of Interstate Connection Components, Inc.
1731	KT Trust as Assignee at Thompson Emergency Freight EFT Systems
2037	Hain Capital Holdings, LLC as assignee of Zygo Corporation
2039	Liquidity Solutions Inc as assignee of Duncan Equipment Co
2437	KT Trust as assignee of Roessel & Co Inc
2549	Revenue Management as assignee of Cornerstone Design Ltd
4954	Liquidity Solutions Inc as assignee of Goyette Mechanical Co Inc
6075	Revenue Management as Assignee of Shaltz Fluid Power Inc
6076	Revenue Management as Assignee of Schwind Robert M DBA CNC
6115	Liquidity Solutions Inc as assignee of Sortman Crane & Hoist Inc
7287	Liquidity Solutions Inc as assignee of Nu Cut Grinding
7466	Liquidity Solutions Inc as assignee of Northway Trucking Inc
7945	Hain Capital Holdings, LLC as assignee of Oak Creek Water and Sewer Utility
8857	Riverside Claims LLC as assignee for Force Control Industries Inc
8867	Riverside Claims LLC as assignee for Fort Wayne Anodizing
8872	Riverside Claims LLC as Assignee for RDP Corporation
8875	Riverside Claims LLC as assignee for Product Action International LLC*
10396	Hain Capital Holdings, LLC as assignee of Gleason
14246	Hain Capital Holdings, LLC as assignee of Cinch Connectors, Inc.
16701	Hain Capital Investors LLC as asignee of Ken- Mac Materials (division of Thyssenkrupp Materials, N.A.)
	Hain Capital Holdings, LLC as assignee of Grede Foundries, Inc.

<sup>\*</sup> Riverside Claims LLC as assignee for Product Action International LLC submitted two separate responses. Both asserted the same claim.

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Proof Of Claim Number	Claimant
3917	Danny Berens
5572	Beltline Electric Motor Repair
6468	Barbara P. Burger
6706	Frank X Budelewski
8100	Henix Mary S McMillon
8894	WWG Inc.

Proof Of Claim Number	Claimant
545	Riverside Claims LLC as assignee for Colorado Fluid Power
790	Riverside Claims LLC as assignee for Land Instrument
2243	Riverside Claims LLC as assignee for Lowry Holding Co Inc
4045	Riverside Claims LLC as assignee for Jan Pak Hunstville
8853	Riverside Claims LLC as assignee for Alcor Supply Fixture Company
8854	Riverside Claims LLC as assignee for Applied Scintillation Technologies
8855	Riverside Claims LLC as assignee for Dickinson Wright PLLC
8856	Riverside Claims LLC as assignee for Faulkner Ind Maintenance
8858	Riverside Claims LLC as assignee for Vanex Fire Systems
8859	Riverside Claims LLC as assignee for Trienda A Wilbert Company
8860	Riverside Claims LLC as assignee for SA Technologies Inc
8861	Riverside Claims LLC as assignee for Prospect Mold Inc
8862	Riverside Claims LLC as assignee for MPS Group
8863	Riverside Claims LLC as assignee for Lauren Manufacturing
8864	Riverside Claims LLC as assignee for Arnold Engineering Pastiform
8865	Riverside Claims LLC as assignee for Standard Scale & Supply Co
8866	Riverside Claims LLC as assignee for Metprotech
8868	Riverside Claims LLC as assignee for Dynalab Corporation
8869	Riverside Claims LLC as assignee for DSM Engineering Plastics Inc
8870	Riverside Claims LLC as assignee for Brillcast Inc
8871	Riverside Claims LLC as assignee for Thermal Innovations Corporation
8873	Riverside Claims LLC as assignee for Scott Electronics Inc
8874	Riverside Claims LLC as assignee for Whyco Finishing